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To carpets because it is straight suction-no brush to wear down the pile. Easily adjusted to any kind of carpet.

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COMPLIMENTS YOUR

There is one sure way that never falls to remove dandruff completely and that is to dissolve it. This destroys, it entirely. To do this, just get about four ounces of plain, ordinary liquid arvon; apply it at night when retiring; use enough to moisten the scalp and rub it in gently with the linger tips.

By morning, most if not all of your dandruff will be gone, and three or four more applications will completely dissolve and entirely destroy every single sign and trace of it, no matter how much dandruff you may have.

You will find, too, that all itching and digging of the scalp will stop instantly, and your heir will be fluffy, instrous, glossy, silky and soft and look and feel a hundred times better. You can get liquid arvon at any drug store and four ounces is all you will need. This simple remedy has sever been known to fail,

Confirms Denial of Divorce and Establishes Baby Guy's Legitimacy.

UPHOLDS COUNSEL

Morschauser Praises Guardian and Awards Him \$25,000 for Services.

Joseph Morschauser, Supreme Court Justice, in White Plains signed yesterday the final order confirming the report of Daniel J. Gleason, referee in the Still

At the same time he fixed the fees of

man divorce case.

referee and the allowances of John E. Mack, guardian for Baby Guy Stillman. To Mr. Gleason was allowed his full claim of \$22,000, besides \$1,700 for disbursements. To Mr. Mack was allowed \$25,000 for his services as guardian and \$4,901.14 for disbursements. Mr. Mack had made no claim, saying he would permit the court to fix the amount. Justice Morschauser spoke of the "sinister attacks" made by James A. Stillman upon the infant, Guy Stillman, and upon Mrs. Anne U. Stillman. It had been shown, the order said, that Stillman was willing to spend money to "purchase evidence," referring to letters alleged to have been written to Mrs. Stillman by Fred Beauvais, for which the banker paid \$15,000. The order, which was the final step in the denial of Stillman's appeal for a divorce and which reaffirmed the legitlmacy of Guy Stillman, held that the banker had failed to prove the guilt of Mrs. Stillman, but that Stillman had been proved guilty of misconduct with Florence Leeds.

"With Unclean Hands." disbursements. To Mr. Mack was al-

Defends Guardianship.

Counsel for Stillman objected to the granting of fees to Mr. Mack, contending that he was entitled only to his "taxable costs" in the case. Justice Morachauser's opinion stated:

Compact cakes that will not crumble or crack.

Your favorite department store. Diuggist or Beauty Parlor, will give you 25c. credit for this advertisement if you buy one fifty cent box of Akist Rouge and one Ak'ar Lipstick, twenty-five cents size. You get both for 50 cents.

ADOLPH KLAR 5 East 19th St., New York Manufacturer & Importer of the Famous Hold-Tight Hair Wavers

Counsel for Stilman objected to the granting of fees to Mr. Mack, contending the to his case. Mack contending that he was entitled only to his "tax able costs" in the case. Justice Morachauser's opinion stated:

"It appears to the court that it certainly would not be in the interests of justice to refuse to apply the remedial provision of the practice act and rules to insure reasonable compensation for the guardian ad litem for his able and gallant defense of the good name of the innocent child and the protection of his property interests where the attempt upon the child was made by a parent who sought not only to deprive him of his good name but of all participation in the Sevententh district on the Republican ticket. George W. Wickersham is to preside at the meeting. The speakers will include Representative Mills, Mrs. Douglas Rodinson, Col. William Donavan. candidate for Lieutenant Governor, and Nathan Elsberg.

FRANK N. HOFFSTOT SUED.

FRANK N. HOFFSTOT SUED.

Same B. Clews and members of Henry Clews & Co., filed suit for \$5,000 damages in the Supreme Court yesterday against Frank N. Hoffstot, president of the Supreme Court yesterday against Frank N. Hoffstot, president of the Clews allowed in behalf of Miss Leta.

Glews, his twelve-year-old daughter, and based on alleged injuries suffered when the child's legitimacy, without any compensation for the red to refuse to turn the guardian and titem out of court, after two years of strenuous work, after a successful the Clews automobile was in collision the child's legitimacy, without any compensation for such statement with the such of the child in the control of the child in the control of t

JUSTICE APPROVES LANE'S LETTERS SAY WILSON STANDARD OIL MUST

Continued from First Page. the meeting. McAdoo will-within a year, I believe. I tried to smooth

them down by recalling our past experiences with the President. We have had to push and push to get him to take any forward step. He comes out right, but he is slower than a glacier—and things are mighty disagreeable whenever any-thing has to be done. . . .

In addition to his correspondence, which includes letters to virtually every person of importance in the United States, Mr. Lane made many notes on incidents occurring in his daily life. Among these were copious comments on the Cabinet meetings. In one of these notes, dated March 1, 1918, he said:

Yesterday, at Cabinet meeting, we had the first real talk on the war in weeks, yes, in months. Burleson brought up the matter of Russia—would we support Japan in taking Siberia, or even Vladivostok? Should we join Japan actively—in

The President said "No," for the very practical reason that we had no ships. We had difficulty in pro-viding for our men in France and for our allies. (The President never uses this word, caving that we are not allies.)

No War Talk in Wartime. In a note dated March 12, 1918, Sec-

Nothing talked of at Cabinet that a child. No talk of war. No talk of Russia or Japan. Talk by McAdoo about some bills in Congress, by the President about giving the vet-ecans of the Spanish war leave, with pay, to attend their annual encamp-

JUSTICE DAY RESIGNS FROM SUPREME COURT

"With Unclean Hands."
"The texthmory shows and the Referech has found," the court's opinion says, "a remarkable situation which required unusual alertness, industry and activity on the part of the guardian of the children of the court of the guardian of the children of the court of the guardian of the children of the court of the guardian of the children of the court has about fees. In view of the court than action for the work had done as guardian of the court than about fees. In view of the vi

morrow evening and will speak in be-half of Representative Ogden L. Mills,

STILLMAN'S DEFEAT WOULDN'T PREPARE FOR WAR

ment. And he treated this seed ously, as if it were a matter of first

Welles Building Verdict to the Police Department, and John H. Hennis, Assistant District attorney, in 97 Years.

Welles Building Verdict to the Police Department, and John H. Hennis, Assistant District attorney, in 97 Years.

In 97 Years.

A jury before Justice Isidor Wassers were ago the day on which the President sent his reply to Germany—his second note of the Paris series—we were given no view of the note, which was already in Lansing's hands and was emitted at 4 o'clock. Germany came back with an acceptance of the President's terms—a superficial acceptance at least—hence the appeal to the Cabinet yesterday.

"This was his opening: 'I do not years ago.

"This was his opening: I do not know what to do. I must ask your advice. I may have made a mistake in not properly safeguarding what I said before. What do you think should be done?"

"This general query was followed by a long silence, which I broke by saying that Germany would do anything he said.

"What should I say?" he asked.

"That we would not treat until Germany was across the Rhine.

"This he thought impossible."

Mr. Lane himself became discouraged at times. On January 19, 1920, distorted and altogether perverse.

The evrote:

"The whole world is skew-jee, awry, distorted and altogether perverse.

The President is broken in body and obstinate in spirit. Clemenceau is beaten for an office he did not want. Einstein has declared the law of gravalution outgrown and decadent. Drink, consoling friend of a perturbed world, is shut off; and all goes merry as a dance in hell."

REGISTRATION FRAUD

RULING LETS WILSON VOTE IN NEW JERSEY

Welles Building Verdict to

President's terms—a superficial ac-ceptance at least—hence the appeal to Company took possession more than two

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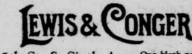


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